

CADETS TO ESCORT ADMIRAL EVANS

Grizzled Sea Fighter Makes Request for Boys as Body Guard.

FUND FOR COAST TRIP CLIMBS TO SUM OF \$7000

High School Battalion to Appear on Streets Today in Dress Uniforms.

Sons of the Revolution	100
M. H. Walker	100
Stegell Clothing Co.	50
The Tribune	50
Evening Telegram	50
J. P. Gardner	50
Utah Gas & Coke	50
Salt Lake Hardware Co.	50
Cash	50
E. C. Schramm	50
R. G. Cameron	50
Duncan MacVie	50
Morrison-Merrill Co.	50
Street & Johnson	50
McGee Shoe Co.	50
Small subscriptions	210
Total Thursday	900
Previously acknowledged	1600
Total for two days	2500
By cadets	4500
Grand total	\$7000
Leaving approximately \$5000 to be raised.	

"Our boys will act as escort to Admiral Evans during his stay in San Francisco at his personal request." Such were the tidings in a telegram which Principal Eaton of the high school received from G. B. Pflanz, who is now in Paso Robles, Cal., arranging for the trip of the cadet battalion of the San Francisco high school to San Francisco to see the Atlantic fleet as it enters San Francisco harbor on May 7. The committee which has charge of the arrangements for the trip is jubilant over the fact, and thinks it will now be easier to secure funds with which to finance the undertaking.

Members of the committee visited the merchants of north Main street Thursday afternoon and secured a substantial addition to the general fund. In every case the business men, when approached, expressed themselves as being heartily in favor of the undertaking. In the majority of cases the business men donated from \$10 to \$50.

When the subscriptions for the day were added to those of Wednesday there was \$2500 in the treasury. This, with the \$5000 which is expected, the battalion itself will raise, leaves \$5000 for the committee to gather.

Boys to Parade Today. So far the signs which have been placed in different places of business have practically failed to secure any money. The committee advises that persons with \$1 to \$2 to contribute patronize these places.

The entire battalion, under the command of Captain William C. Webb, will parade in full dress uniform, through the business section of the city, Friday afternoon at 3:15 o'clock. The battalion will march down Main street from South Temple to Market street, countermarching to Second South, Second South to Third South, Third South to First South, and from First South they will march down Main street to a point in front of the Tribune building, and go through the main of arms. In this way the citizens of Salt Lake City will have a chance to see the battalion appear as it will when it leaves for San Francisco, and the members of the committee feel confident that the showing will enable them to secure funds more readily.

A complete roster of those cadets who will be in the parade tomorrow, and who have signed up to make the trip to San Francisco, follows:

Captain Webb's Staff.—Walter Galt, captain and adjutant; Le Roy Wortman, first lieutenant and quartermaster. Non-commissioned officers' staff:—Quale, sergeant-major; Goodspeed, quartermaster sergeant; Berryman, ordnance sergeant; Sansone and Clawson, color sergeants.

Company A. Captain Paddison; First Lieut. Plouffe; Second Lieut. Slade; First Sergt. Stratton. Corporals—Adkins, Bonath, Hummel, Jennings. Sergeants—Bender, Ellerbe, Hampton, Privates—Boer, Bancroft, Batley, Bell, Brecken, L. Brown, Brown, Calvo, Chung, Clawson, Clayton, Coplin, Dabner, Davis, Forester, Francis, Gallacher, Harris, Herdick, Jenkins, Jennings, Jones, Kellogg, Lester, Leubner, Leaver, McPherson, McRoberts, Morley, O'Neil, Powell, Purvis, Redfern, Richardson, Rosenthal, Seabold, Searles, Shepard, Short, Smith, Snodgrass, Storey, Tarratt, Whelling, Wright, Williams, Woodard, Yundt.

Company B. Captain Weigand; First Lieut. Weicher; Second Lieut. Manning. Sergeants—Farron, Clayton, Chamberlain, Clark, McLaughlin. First Sergt. Thomas. Corporals—Noah, Carmichael, Martin, Yarnall. Privates—Allen, Allison, Ashworth, Bradley, Brain, Brown, W. Brown, E. Caffey, Chandler, Crockett, Dabner, Denny, Ellerbe, Fitzpatrick, Freedman, Gauder, Jensen, Kay, Kirk, Landenberg, Magal, Scott, Pugsley, Parker, Patterson, Robbins, Togo, Smith, Spratt, Statte, Sutton, Treseder, Wallace, White, White, Woodruff, Woodruff, Woodruff, Coffer, Keate, Wolf, Isom, Harris, Plimack, Earl, Evans.

Company C. Captain Weigand; First Lieut. Ellinger; Second Lieut. Brown. First Sergt. Stout. Sergeants—Scott, Howard, Shafer, Sparrey. Corporals—Greenwood, Davidson, Privates—Allen, Anderson, Ashwell, Hardwell, Beveridge, Black, Boyton, Brown, Browning, Carvers, Culmer, Cuthlow, Dabner, Decker, Evans, Fitzgerald, Fletcher, Flagg, Frazer, George, Godde, Goldard, Hanway, Harwood, Hill, Jennings, Jones, Johnson, Kirby, Larsen, Lewis, Martin, Nicholson, Noall, O'Neil, Perkins, Peterson, Redman, Snyder, Smith, Stratton, Stockman, Seal, Tripp, Victor, Wetzel, Williams, R. Williams, G. Wire.

Company D. Captain Van Cott. First Lieut. Egan. Second Lieut. Lenzi. First Sergt. Karlick. Sergeants—Van Cott, Harper, Abbott, Boyd. Corporals—Adams, Doran, Lambert, more to be appointed. Privates—Allen, Anderson, Bennett,

STRIPPED OF CLOTHES BY ANGERED HUSBAND

Mrs. Mary Watson Files Sensational Counter-Complaint in Divorce Complaint.

Mary Corser Watson, who filed a motion in the Third District court Wednesday asking that her husband, William J. Watson, who is suing her for divorce, be ordered to pay her suit money in order that she may properly defend the action, came back Thursday with a red-hot cross complaint.

In this instrument, Mrs. Watson accuses her husband of cruelty and tells a sensational story. She says he has threatened to wring her neck and tear her head off, but the principal allegation is made with respect to April 4, when, she says, her husband drove her from their home. Prior to this time, she says, her husband had been out of the city, but he came home stealthily and abused her in the presence of other persons, accusing her of infidelity.

Then, Mrs. Watson says, her husband knocked her down, stripped her rings from her fingers and the bracelets from her wrists, tore her clothing and drove her from the house. She says further that her husband has tried to ruin her by charging her with infidelity. Her prayer is that she be granted a decree of divorce and the custody of the 5-year-old daughter of the couple.

An answer accompanies the cross-complaint in which Mrs. Watson denies all the charges made against her by her husband. She also sets up that she owns a piano and other articles, including clothing, and she seeks the recovery of this property.

Rumorsale, Unity hall, 128 S. Second East, Saturday, April 25. Doors open 10 a. m.

"Hard times" or no "hard times," people must have bread, and the bread must be good. We are expending \$20,000.00 for new improvements in our bakery, and are here bearing our Crown label will be better than ever.

ROYAL BAKING CO.

All Kinds of Seeds.
Bailey & Sons Co., 63 East 2nd South.

MAN STRUCK BY CAR HAS BEEN IDENTIFIED

James Hamilton, a Park City Cook, Probably Affected Mentally.

James Hamilton is the name of the man who stepped in front of Waterloo car No. 442, on South Main street early Thursday morning, and was badly injured. He is a cook and has been employed as chief cook in the Salt Lake Ice company's plant at Park City, John Gallagher, proprietor of the Saddle Rock restaurant on South Main street, for whom Hamilton once worked. Identified the injured man Thursday forenoon. Hamilton is unmarried and has a sister somewhere in Utah, whom the hospital and street railway authorities are trying to locate.

Hamilton regained consciousness about 10 o'clock Thursday morning, but soon lapsed back into insensibility without being able to give any information about himself or the accident. His skull was fractured, but the wound will hardly prove fatal, in the opinion of the attending physician, Dr. J. C. Landenberg. Hamilton also was severely bruised about the body. In the intervals of consciousness he asks queries and it is thought that the injury has affected his mind.

Nobby Spring Suits, made up in our own shops, from \$10.00 up. Come and see—they may fit you.
DANIELS, THE TAILOR,
57 West Second South.

Picture Framing.
Salt Lake Photo Supply Co., 142 Main.

F. S. FOWLER, HACKMAN, IS HEIR TO \$240,000

Salt Lake Man Receives Message of Good Fortune From Illinois.

F. S. Fowler, a hackman, well known particularly in the business section of the city, was the fortunate recipient Thursday afternoon of a telegram stating that he had fallen heir to half of an estate of \$480,000, composed largely of farm lands and other real estate, at Layton, Ill. The message came from his brother, P. E. Fowler, who is now living at Layton, and who has likewise become the heir to the other half of the fortune.

The estate originally belonged to Fowler's grandmother and at the time of her death became the property of his mother, who also died about twenty years ago. For some months past Fowler has been expecting word of this kind, but not until Thursday could he call the property his own.

He says he is undecided as yet as to what he will do with the land, but he may go back there shortly. He came here about four years ago and since that time has followed the occupation of a hackman.

Dr. W. M. Tiltman, dentist, 211 Brooks Arcade; opposite Kaufsford. Tel. Ind. 921.
Grass and Clover Seeds.
Bailey & Sons Co., 63 East 2nd South.

Berryman, Burrows, Cannon, A. Cline, R. Cline, Cluff, Crawford, DeGray, Egan, Egenberger, Gibson, Goss, Henderson, Harriott, Kendall, Kinney, Siegel, Scott, Larned, Mayo, McIntire, Melanson, Milner, Moron, Moser, Myers, Naylor, Newton, Nelson, Parry, Rahor.

RAILROAD BRAKEMAN CHARGED WITH THEFT

Missing Articles Found Under Mattress of H. G. Carey's Room.

SUPPOSED TO HAVE LOOTED ROOM IN LODGING-HOUSE

Tries to Obtain Meals on Credit, but Can Afford to Buy Drinks.

H. G. Carey, a railway brakeman, was arrested by Deputy Sheriff Joseph C. Sharp and Charles A. Sperry in the Colorado saloon, West Second South street, Thursday night, charged with the theft of jewelry valued at \$200 or \$300 from the St. Albans rooming house, 230 West Second South street, at which he had stopped only one day. The jewelry was stolen from the room of Mr. and Mrs. D. Parks, proprietors of the St. Albans restaurant.

Carey denies the guilt, but two of the stolen articles, a meerschaum pipe and a pair of sleeve holders, were found concealed under the mattress in his room. None of the other stolen articles was recovered. It is the opinion of the sheriff's office that Carey either concealed the rest of the loot or disposed of it.

Carey came to the St. Albans rooming house early Wednesday night and was given room No. 12, adjoining Mr. and Mrs. Parks' room, No. 14. He brought no luggage, but said he was a railway brakeman and carried a railway brakeman's lantern with him.

Room is Searched.

Late Thursday afternoon he asked Mr. Parks for a meal ticket on credit, but was refused. He left the restaurant, "going upstairs." Directly he went away from the rooming house, about 8 o'clock Mrs. Parks went to her room and discovered the burglary. She suspected Carey and with the aid of a pass key entered his room and searched it. Underneath the mattress were found the pipe and sleeve holders.

The theft was reported to the sheriff's office and Deputies Sharp and Sperry took up the case. They located Carey in the Colorado bar, Brig West, proprietor, and placed him with two arrests. As they were passing the jail on the way to the rooming house to search Carey's room he dropped something upon the street. In reply to a question he said it was a safety pin.

Nothing was thought of the circumstance until it was learned after his incarceration that he had tried to sell two ear rings for \$2.50 in the Colorado bar. He found no buyers and placed the ear rings, which answer the description of a pair stolen from Mr. and Mrs. Parks' room, under his necktie. The ornaments could not be found upon him when he was taken to the jail. He said he "ditched" them. Search was made of the street at the jail entrance, and the safety pin Carey said he had dropped was found, but no ear rings.

Has Secret Money Source.

Carey is also claimed to have shown the earnings of his job as a railway brakeman, with whom he visited the Denver & Rio Grande railway offices Thursday afternoon looking for a situation. The ear rings were fastened to his shirt under a large, flowing necktie. He said he had had the rings under arrest and suggested that they might aid him in getting work.

Another significant circumstance against Carey is that at the restaurant he had no money to pay for the drinks he bought the drinks several times and appeared to have plenty of money.

Carey says he came here from Chicago, but papers found upon him show that he is a native of Illinois. He is heavy built, well dressed and about 30 years old.

Following is a list of the stolen articles: Gold neck link chain with gold links; gold ring with emerald chain with slide in it; ring with two opals set with four chip diamonds; garnet ring, with pearls on each side; pair of ear rings, turquoise in the center with brilliant stones; gold ring with two rings with opal brilliants, with double turquoise with brilliant.

That Carey is a brakeman there is little doubt, as in addition to the lantern and a book of brakemen's rules, was a card showing him to be a member in the railway brakemen's order.

The robbery was reported to the police and Detective Wilson was detailed to guard Carey's room, at 1415 S. Main. When the deputies brought Carey back to the room Detective Wilson was still on the lookout.

ROBINSON BROTHERS ARE INVOLVED IN LITIGATION

The trouble which has existed for some time past between John Robinson and Arthur Robinson of the Robinson Bros. company has broken out in a new phase. John Robinson, who has sought the aid of the State in an attempt to have Arthur ousted from the office of treasurer of the company and himself substituted.

The title of the action, which was filed in the Third District court Thursday, is the State of Utah ex rel John Robinson vs. Arthur Robinson. The charge is that Arthur Robinson, president of the company, issued a call for a special meeting of the stockholders, March 21, 1908, for the purpose of electing officers for the ensuing year, and that John Robinson, who was a stockholder at this meeting, is further charged, Arthur Robinson shared Fred C. Bassett to vote ten shares of stock which he had turned over to the company, and which was the company's property. By the use of the ten shares of stock in question, it is further charged, Arthur Robinson was enabled to elect himself treasurer of the company.

The court is asked to oust him from the office and give it to John Robinson.

State Armory Board Meets.

The State Armory board held a meeting in the office of Gov. Cutler Thursday. The bills for rental of armories throughout the State were approved, as well as the request of the State judges of the Woodmen of the World for the use of the armory building in Salt Lake City for their State initiative or "log rolling," to be held on May 6.

Tribune Want Ads.

Bel. phone 3291. Ind. phone 360-348.

SLIGHT ADVANCE IN THE PRICE OF WOOL

Brokers Offer 13 1-2 Cents to Growers in Southern Utah.

COMMITTEE MAN REFUSES TO SELL POUND AT 15 CENTS

Austin and Kearns Receive Encouragement on Way to Boston.

C. B. Stewart, secretary of the Utah Woolgrowers' association, received word from the southern part of the State Thursday night to the effect that the eastern commission men had increased their offer for wool from 12 to 12 1/2 cents a pound, and that several sheepmen had sold their clips for that amount. The increase in the offer is probably due to the fact that the association is arranging to store the wool in warehouses in Boston and St. Louis until the market becomes brighter, and the brokers prefer to pay a little more for the wool than to have it taken out of their hands entirely.

Friday afternoon an eastern broker offered one of the committee men of the association 15 cents a pound for all the wool he had, but he positively refused to sell a single pound. This is the attitude of all of the members of the organization and they intend to hold out until they can dispose of their wool at a reasonable profit. Mr. Stewart thinks the situation looks very encouraging, and according to the reports of John E. Austin and Edward J. Kearns, who are now on their way to Boston, where they are to arrange for the storing of the 1908 clip, they have met with hearty encouragement in every city they have visited.

Tony-Arnold Carriage Co.
Day and night. Bell Main 26, Ind. 26.

MOTHER AND CHILDREN ASK SHELTER OF POLICE

Driven From Home Through Fear of Supposed Demented Father.

Mrs. Klank Almsworth of 231 F street, whose husband, an old back driver, and twice an inmate of the State Mental hospital at Provo, threatened her and five children with death Tuesday night, appealed to the police again Thursday night.

Almsworth was acting queerly, she said, walking up and down the stairway incessantly, and terrorizing his little children into fears by jumping at them, and shouting and making queer sounds. Overcome by fear she sought the shelter of a neighbor's home and the police and brought the other three, two boys and a girl, to the police station with her where she appealed to the police for protection.

Almsworth was discharged in Judge Armstrong's court on Monday on insanity charges, and as he had made no violent threats toward Mrs. Almsworth or the children Thursday night the police charged in five months as cured of delirium tremens. Three years ago he became insane again and was admitted to Provo for three months.

She says that since last July he has given her only \$18 in money. She has maintained herself and the children by day work, she says.

GREEK IS ROBBED BY PAIR OF HIGHWAYMEN

Twain of Holdups Get \$10; Suspected of Other Robberies.

Thomas Gurgi, a Greek, was held up by two highwaymen at First South and Fifth West streets at 10:45 o'clock Thursday night and robbed of \$10.

One of the highwaymen was armed, while the other was not. Neither was masked and Gurgi obtained a good description of them, which he turned over to the police with his report of the hold-up. They answer the description of the pair of highwaymen who have been operating extensively in Salt Lake City for the last month or so, and are believed to be the same men.

The armed highwayman, a six-footer, balded Gurgi and stood guard over him while his companion searched his pockets, obtaining \$10 in money.

Gurgi lives in Greentown, at First West and Second South streets.

A private safe may be rented in the fire and burglar-proof vaults of the Salt Lake Security and Trust company, 32-34 Main street, \$3.50 per year.

Loose Leaf Devices.

Tribune-Reporter Ptg. Co., 66 W. 2nd St.

Blank Book Making.

Tribune-Reporter Ptg. Co., 66 W. 2nd St.

Legal Blanks.

Tribune-Reporter Ptg. Co., 66 W. 2nd St.

Good Printing.

Tribune-Reporter Ptg. Co., 66 W. 2nd St.

Moon's book store is now located south south of Walker's store.

SAVS POLICIES ARE NOT ASSESSABLE

Receiver Wakeley of National Mutual Fire Insurance Company Is Interviewed.

TRIBUNE'S ARTICLE BASED ON CONTRARY STATEMENT

Cash Basis on Insurance Inhibits Holding Policy-Holders.

In the insurance story which appeared in the Tribune Thursday, mention was made regarding fourteen policies which had been issued by the National Mutual Fire Insurance company amounting to \$35,000, which had been returned to the company by the board of education of Salt Lake City through the representative of the company here, E. H. Peirce. It was said that the receiver of the company might bring an action against the board of education to recover, as the policies were assessable, and it may be necessary so to do in view of the company being a mutual one.

This information was based upon an interview had by the Tribune correspondent in Omaha with Arthur C. Wakeley, receiver of the company, and wired to Salt Lake City. The telegram follows:

"Part of our policies contained a stipulation that they were non-assessable," said Mr. Wakeley. "Of these, of course, there is no question. These policies were known as 'New York standard policies,' and the law states assessments on the basis of policies. These policies issued to the Salt Lake Board of Education contained no provision for or against assessment."

Some Policies Assessable.

Mr. Wakeley was asked today what action would be taken, if any, with regard to the settlement of those policies. The company being a mutual concern, the question has arisen whether or not assessments may be made against policyholders to raise sufficient funds with which to liquidate its debts.

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Agrees With Peirce.

The policies in question of the school board were written after the passage of an amendment of the insurance law which provided that the company and its representatives should be held liable for the payment of the policies, and in my judgment, the policies are not assessable. In this respect I agree with Mr. Peirce, the former agent of the company.

(Signed) ARTHUR C. WAKELEY.

In the Tribune Tuesday there appeared an editorial under the caption of "Earthquake Clause Void," in which a decision of the United States Circuit court for the ninth circuit was cited. The San Francisco Examiner of Tuesday printed the following:

Titles of Cases. Eighteen suits against insurance companies were dismissed in the United States Circuit court yesterday, settlement having been agreed between the plaintiffs and the companies at a general rate of 30 cents on the dollar.

Titles of Cases. The actions brought by the following parties against the Pacific company were dismissed: California Marine company, Cora Jane Flood, John Mulhern, Abby M. Parrott, San Francisco Gas and Electric company, Sherman, Clay & Co., Harry L. Tevis.

Those against the Commercial Union Assurance company of London were Cora Jane Flood, Abby M. Parrott, Sherman, Clay & Co., San Francisco Gas and Electric company, John Mulhern.

The Alliance Assurance company was defendant in the following: O'Connor, Moffatt & Co., Abby M. Parrott, Sherman, Clay & Co., San Francisco Gas and Electric company.

The suit of the Bullock & Jones company against the Northern California Insurance company was also dismissed upon stipulation.

Judge Graham yesterday advanced upon the calendar and set for trial Monday next the suit brought by the San Francisco brokers against the Commercial Union Assurance company for insurance on property destroyed in the big fire. Counsel for the insurance company wanted to know why the case was argued out for advancement, and Judge Graham answered that, in his opinion, all insurance suits now pending should have preference over other civil suits. He added that the insurance cases had been pending so long that plaintiffs in such cases were entitled to know whether they were going to get their money.

KEELER-MOJAVE LINE NOW IS BEING BUILT

At last the Keeler-Mojave line is to be built; in fact, the road already is under construction and rails are being laid. The line now under construction will run from Mojave, Cal., to a point on the Nevada & California road.

The building of the Keeler-Mojave line will fill the gap between Keeler and Mojave, thereby making the route to Los Angeles several hundred miles shorter than by the Southern Pacific route via San Francisco. At present there are about 550 cars of material at Mojave, and gangs of workmen can be found at work all along the line.

EXPERT KODAK FINISHING.

Harry Shipley, Commercial Photographer, 151 South Main, second floor.

Garden and Flower Seeds.

Bailey & Sons Co., 63 East 2nd South.

OFFERS POKANINNY FOR SALE AT COURT

Negro Foundling Attracts Attention in Juvenile Court; Is Given Good Home.

CLOSING OF SUMMIT STREET CAUSE OF CONTROVERSY

Kelsey Practically Accused of Attempting to Work Graft on City.

It was just the cutest and most cunning little negro baby that you ever feasted your eyes upon. It was taken to the juvenile court by Mrs. Alice Rogers, colored, of 511 South State street, Thursday morning, and everybody about the court stopped to admire it.

"Don't you want to buy a baby?" asked Mrs. Rogers of Mrs. Young of the juvenile court. "What will you take for it?" inquired Mrs. Young.

"Ten dollars," was the reply. "Oh, you wouldn't take a million dollars for that baby," responded Mrs. Young, who presumed that Mrs. Rogers was only joking.

It was soon learned, however, that Mrs. Rogers was not joking, except as to the financial consideration, and that she wanted the court to assume charge of the infant. Mrs. Rogers explained that a young colored woman came to her home the preceding evening and asked her to care for the baby while she went to a physician's office. Mrs. Rogers did not know the mother of the baby, but kindly allowed the child to be left with her.

The mother said she would return in a short time, but she had not returned Thursday morning and Mrs. Rogers did not wish to keep the baby longer. She also complained that the colored child's greater size of the night and prevented her from getting her usual rest.

After this statement had been made, Mrs. Young took the baby and turned it over to a very respectable colored woman who has no children of her own and who will give the little waif a good home.

The mother of the deserted baby, is presumed to be the young colored woman who married a Chinese in this city over a year ago. The baby, however, does not look as if any of the blood of the Chinese race flows in its veins. It is supposed that the mother has left the city.

Kodaks and Kodak Finishing.
Salt Lake Photo Supply Co., 142 Main.

DETENTION HOME NOW WILL BE ESTABLISHED

County Commissioners Authorize Judge Gowans to Secure Suitable Building.

If a suitable building can be secured, the much-talked-of Detention school for the use of the juvenile court, is now an assured fact. For months past, the matter of providing a Detention school, or home, has been discussed, but the city has not taken kindly to the matter, by reason of the fact that the school would be under the supervision of the county, while the city would have to pay the bills.

The county commissioners have at last decided, however, to establish the school and have directed Dr. Gowans, judge of the juvenile court, to secure a proper building and name a superintendent and location. The commissioners will then make the necessary orders to establish the school, in compliance with the law upon the subject.

It is not thought that there will be any conflict between the city and city as to the management of the school, as the county will allow the city to control it.

Dr. Gowans has supposed all along that he could secure an old Newbold betterment home building on North Main street, but the building has been leased by persons who do not care to give it up and the court will have to look elsewhere for a building. Officer Brown has this part of the work in hand, but so far has not found a satisfactory location.

MRS. JAMES ROASTS THE COUNTY ATTORNEY

Sensational Episode in the Third District Court in Richards Trial.

Speaking of rhetorical roasts, there was considerable comment, Thursday, upon the unique line of talk handed to County Attorney Hanson, in the Third District court, Wednesday, by Mrs. Carrie James, the young woman upon whom Dr. Francis P. Richards was alleged to have performed a criminal operation.

When called to the stand, Mrs. James, instead of testifying against Dr. Richards, really testified for him, saying that she had met with an accident and was suffering great pain when she visited the physician and making it plain that subsequent developments might have come in a natural way.

While Mrs. James was on the stand, County Attorney Hanson asked her if she did not make a statement to him and others at the County jail. This question threw Mrs. James into a passion, and she denounced "H